

posed of shall be delivered in execution to the partie recovering by Judgment of Court (any such unlawfull disposure notwithstanding) And another precept or writt of Attachment as the former may likewise be taken out of the Chancery or hundred Court of Kent directed to all or any the debtors of the defendant named upon the writt commanding them and every of them to detein in their hands all such Tobaccos or other goods as are by them due or owing to the defendant (naming the said defendant & the debt or debts demanded or alledged by the plantif) untill leave or discharge of or from the Court or the plantif as afore upon pain of paying all such damages to the plantif as the plantif shall incurre through such parties unlawful payment or disposure of the said debts after the writt served upon him And the Debtor or Debtors served with the said writt shall (within a time limited upon the writ) underwrite their answeare to the said Demand or allegation of the plantif or bring or send it into the Court or enter it in the Registers book or deliver it to the plantif and if such Debtor or Debtors doe upon his or their answeare deny the Debt or debts alledged by the plantiff to be in his or their hands due to the defendant he or they so denying shall be put to their oath in Court how much is owing to the Defendant by him or them And Tobaccos and all other goods and Chattells shall be judged to be and remain in the right propertie and dominion of the owner or planter possessed thereof untill lawfull delivery thereof made to another (to the end to invest the receivor or him for whose use it is received in the propertie thereof) or untill the owner or planter possessed thereof be served with the said writt of attachment before appointed (and then the propertie shall be out of such owner for as much as concerns the aliening or disposing of them but they shall still remain his proper goods to any other effect as to be attached by any other complainant or to be extended in execution or the like) or untill seisure be made thereof by the sherif or other officer upon an execution And all precepts or writts directed to any parties shall be judged sufficiently served if it be delivered to the partie or parties to whom it is directed or to any of his family to deliver it to him or be left at his house in the sight of the partie himself or of any person belonging to his family with charge to give the partie notice thereof

Liber
C & W H

p. 40

And where the defendant in any action of debt shall without fraud or Covin between the parties) acknowledge or confes the plantifs bill the said plantif (if the defendants answeare be of Record or otherwise upon affidavite (of one wittness beside the plantif) made that such acknowledging or confessing of the bill under the hand of the defendant is the very and true hand and answeare of the defendant) shall or may have execution for

p. 41